

## State of Maine Motor Vehicle Title Surety Bond



## KNOW ALL MEN BY THESE PRESENTS:

That we,	of	, county of City/Town
Name	State of	City/Town, herein referred to as "principal",
		ne for a vehicle described as a,
,		. We cannot provide sufficient documentation to
meet the full requirements of 29A M.R.S.A. § 654.		. We cannot provide sufficient documentation to
Therefore, to obtain a certificate of title pursuant	to 29A M.R.S.A. § 659,	the principal and, Name of Surety
a surety company organized and existing under the la	iws of the State of	Name of Surety , and duly authorized
to conduct a surety business in the State of Maine, w	rith an office in	, State of Maine, as surety, by
		City/Town tatives, administrators, successors and assigns, jointly and
severally, to the State of Maine, its officers and empl	oyees, for the State's be	nefit and for the benefit of an interested person, as defined
below, in the sum of	dol	lars (\$).
reasonable attorney's fees, by reason of the issuance interested person has a right of action to recover on the all persons shall not exceed the amount of this bond, compliance with 29A M.R.S.A. § 654 or by terminations.	e of the right, title and his bond for any breach This bond shall remain nation of registration an	in interest, against any expense, loss or damage, including interest of the principal in and to the vehicle. Any such of its conditions, but the aggregate liability of the surety to in effect for 3 years unless terminated prior thereto by full discurrender of title as provided in 29A M.R.S.A. § 659 notified of the pendency of an action to recover under this
Principal and surety agree to be bound by the laws	s of the State of Maine a	s to the interpretation of this instrument.
IN WITNESS WHEREOF, the above		, as principal, and
, as surety, have caused	this instrument to be dul	y executed under their hand and seal, duly attested for and
on their behalf, this	day of	20
Witness		Principal
Witness		Surety Company
		Countersigned if not Maine Company